BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Southern California Edison Company (U 338-E) For Authority To, Among Other Things, Increase Its Authorized Revenues For Electric Service In 2012, And to Reflect That Increase In Rates.

Application No. 10-11-015 (Filed November 23, 2010)

PREHEARING CONFERENCE STATEMENT OF SAN DIEGO GAS & ELECTRIC COMPANY AND SOUTHERN CALIFORNIA GAS COMPANY

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January 26, 2011

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Pursuant to the *Administrative Law Judge's Ruling Setting a Prehearing Conference* (dated January 5, 2011), and Rule 7.2 of the California Public Utilities Commission ("Commission") Rules of Practice and Procedure, San Diego Gas & Electric Company ("SDG&E") and Southern California Gas Company ("SoCalGas") hereby file their joint Prehearing Conference ("PHC") Statement in this docket. There are multiple PHCs scheduled for January 31, 2011 at the Commission, in San Francisco. The first PHC will jointly address the procedural schedules in (1) the 2012 General Rate Case ("GRC") of Southern California Edison Company ("Edison") and (2) the 2012 consolidated GRC of SDG&E and SoCalGas. Separate PHCs will then be held in the Edison GRC and the consolidated SDG&E and SoCalGas GRC. Although SDG&E and SoCalGas are filing a joint PHC statement in their GRC docket, they are also filing this joint PHC statement in Edison's GRC docket to specifically address issues related to SDG&E and SoCalGas.

Procedural Schedule

The single most important procedural issue to SDG&E and SoCalGas is how the Commission can process this case in time for SDG&E and SoCalGas to implement rates on January 1, 2012, the beginning of the test year. Accordingly, with respect to the procedural schedule adopted for Edison's GRC, SDG&E and SoCalGas support the schedule only to the extent it does not interfere with the timely processing of their consolidated GRC. To that end, as reflected in the joint PHC Statement filed in their GRC, SDG&E and SoCalGas have gone to

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great length to propose a schedule that will allow the timely processing of both GRCs and in compliance with the Commission's Rate Case Plan.¹ With respect to the timing and resource concerns expressed by some parties, namely the Division of Ratepayer Advocates ("DRA"), the joint PHC statement filed in the consolidated SDG&E and SoCalGas GRC addresses those concerns and they will not be repeated here.

Scope and Other Issues

1. Scope

Edison is the majority owner of the San Onofre Nuclear Generating Station ("SONGS"). SDG&E is a 20% owner of SONGS. Accordingly, SDG&E expects that the majority of costs related to SONGS fall well within the scope of Edison's GRC. Moreover, in light of the fact that it holds a minority ownership in SONGS, SDG&E expects that will participate in the review of SONGS costs in this proceeding. Currently, this is the only specific issue SDG&E and SoCalGas are aware of that would require either of their direct participation in Edison's GRC. However, to the extent any other SDG&E or SoCalGas issues arise during the review of Edison's GRC, both SDG&E and SoCalGas reserve their rights to identify such issues as falling within the scope of this proceeding and to fully participate in the review of such issues.

2. Discovery

SDG&E and SoCalGas are supportive of Edison's discovery plan, but only to the extent it does not interfere with the procedural schedule and discovery in their consolidated GRC.

3. Need for Hearings

SDG&E and SoCalGas concur with Edison's expectation that hearings will be conducted in this proceeding. With respect to the schedule of such hearings, as noted above, SDG&E and SoCalGas are supportive only to the extent such schedule does not interfere with the hearing schedule in their consolidated GRC.

Conclusion

SDG&E and SoCalGas respectfully urge the Commission to consider SDG&E and SoCalGas when adopting a procedural schedule in this proceeding. Although SDG&E and SoCalGas filed their GRC applications after Edison's GRC filing, it was only an approximately

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¹ The Commission's Rate Case Plan originally adopted in D.89-01-040 was most recently updated in D. 07-07-004.

three week gap. Moreover, SDG&E and SoCalGas are as equally entitled to timely GRC review as Edison, and to a schedule that will allow SDG&E and SoCalGas to implement new rates by January 1, 2012. Accordingly, SDG&E and SoCalGas urge the Commission to adopt the coordinated procedural schedule presented in the joint PHC Statement filed in their consolidated GRC. This coordinated schedule is supported by SDG&E, SoCalGas, and Edison as the only reasonable means by which all three GRCs can be processed in time to reach the goal of a January 1, 2012 implementation date.

Respectfully submitted,

SAN DIEGO GAS & ELECTRIC COMPANY and SOUTHERN CALIFORNIA GAS COMPANY

By: /s/ KEITH W. MELVILLE

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January 26, 2011

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CERTIFICATE OF SERVICE

I hereby certify, that pursuant to the Commission's Rules of Practice and Procedure, I have this day served a true and correct copy of the **PREHEARING CONFERENCE STATEMENT OF SAN DIEGO GAS & ELECTRIC COMPANY AND SOUTHERN CALIFORNIA GAS COMPANY** to the parties indicated in the service list for A.10-11-015 (in addition to the parties listed in Southern California Edison Company's last GRC (A.07-11-011/I.08-01-026). Those parties without an email address were served by placing copies in properly addressed and sealed envelopes and depositing such envelopes in the United States Mail with first-class postage prepaid.

Executed this 26th day of January, 2011 at San Diego, California.

/s/ Lisa Fucci-Ortiz
LISA FUCCI-ORTIZ



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